

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF PUERTO RICO

The United States of America for the use and benefit of Gecon Construction Incorporated,

Plaintiff,

v.

Visionary Construction, Inc. d/b/a Visionary Services; Great Midwest Insurance Company; First Standard Asurety, LLLP; Surety Company “A;” and Insurance Company “B;”

Defendant.

Case No. 3:25-cv-01044

*Collection of Money  
Miller Act  
Breach of Contract  
Equitable Estoppel  
Unjust Enrichment  
Damages*

**NOTICE OF DISMISSAL WITHOUT PREJUDICE OF  
ALL CLAIMS AGAINST DEFENDANT FIRST STANDARD ASURETY, LLLP**

TO THE HONORABLE COURT:

COMES NOW Plaintiff United States of America for the use and benefit of Gecon Construction Incorporated (“Gecon” or “Plaintiff”), by and through their undersigned counsel, and hereby gives notice pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i) that all claims asserted against Defendant First Standard Asurety, LLLP in Plaintiff’s Complaint (Dkt. 1) may be and hereby are dismissed without prejudice by Plaintiff, such that Defendant First Standard Asurety, LLLP is dismissed entirely as a defendant from this action.

I hereby certify that on this date I have filed the within and foregoing *NOTICE OF DISMISSAL WITHOUT PREJUDICE OF ALL CLAIMS AGAINST DEFENDANT FIRST STANDARD ASURETY, LLLP* with the Court electronically via the Court’s CM/ECF System, which will send notification of such filing to all counsel of record.

Respectfully submitted this 14<sup>th</sup> day of April, 2025.

/s/Rafael A. Flores-Ortiz  
RAFAEL A. FLORES-ORTIZ  
USDC-PR NO. 308504

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